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8	WESTERN DISTRICT OF WASHINGTON	
9	AT TACOMA	
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11	JEFFREY R. MCKEE,	CASE NO. 12-5125 RJB/KLS
12	Plaintiff,	ORDER DENYING MOTION TO CONTINUE AND ADOPTING
13	٧.	REPORT AND RECOMMENDATION
14	ROB MCKENNA, et. al.,	
15	Defendants.	·
16	This matter comes before the Court on the Plaintiff's motion for a continuance and/or 60	
17	day stay (Dkt. 43) and the Report and Recommendation of U.S. Magistrate Judge Karen L.	
18	Strombom (Dkt. 42). The Court has considered the pleadings filed regarding the motion and	
19	Report and Recommendation, and the remaining file.	
20	I.	FACTS .
21	Plaintiff, a pro se prisoner, filed this case, pursuant to 42 U.S.C. § 1983, alleging	
22	violations of his constitutional rights and asserting other state law claims. Dkt. 1. On August 10,	
23	2012, the Report and Recommendation was filed, and was noted for consideration on August 31,	
24	2012. Dkt. 42. The facts and procedural history are contained in the Report and	

1	Recommendation (Dkt. 42, at 1-6) and are adopted here. The Report and Recommendation		
2	recommends granting the Defendants' motion to summarily dismiss Plaintiff's case. Dkt. 42. It		
3	notes that all but one of Plaintiff's claims is subject to a release of liability signed by Plaintiff		
4	and his lawyer in McKee v. Taylor, Western District of Washington case number 09-5207		
5	RJB/JRC. Id. The Report and Recommendation points out that Plaintiff's remaining claim is		
6	barred by the statute of limitations. <i>Id.</i> It further recommends that this case be counted as a		
7	strike against Plaintiff pursuant to 28 U.S.C. § 1915(G). <i>Id</i> .		
8	On August 30, 2012, Plaintiff filed a motion to grant a continuance and/or 60 day stay of		
9	the case, seeking more time to file objections to the Report and Recommendation. Dkt. 43. On		
10	September 5, 2012, the Report and Recommendation was renoted for September 14, 2012, so		
11	that it could be considered with the motion to grant a continuance and/or 60 day stay. Dkt. 44.		
12	It appears from the pleading, that Plaintiff's motion for a continuance and/or a 60 day		
13	stay was filed in approximately ten cases. Dkt. 43. Although some of the information in the		
14	motion does not appear to apply to this case, Plaintiff states that on August 21, 2012, his cell was		
15	searched and his legal files were confiscated. Dkt. 43, at 8. He states that he "filed an		
16	emergency grievance to obtain the motion/objection in McKee v. McKenna co-12-5125		
17	RJB/KLS that [he] was to send out that evening." <i>Id.</i> Plaintiff states that on August 22, 2012, a		
18	"DOC employee" searched his legal files outside his presence and he was then placed in		
19	segregation. Id. He states that his "motion to continue objection" in this case was "confiscated."		
20	Id. In his Reply, which was also filed in many other cases, he discusses facts apparently		
21	irrelevant to this case. Dkt. 46. He does then go on to generally discuss the limited access he		
22	has to his legal files, legal materials, and supplies because of his current stay in segregation.		
23	Dkt. 46. Plaintiff states that he has had access to his legal files, acknowledging that on		

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September 10, 2012, for example, he got to go through some of his legal boxes. *Id.* at 11. He asserts that he could not find his objections to the Report and Recommendation in this case, so wants a 60 day stay. *Id.* 

Defendants oppose the motion for a continuance and/or 60 day stay, pointing out that the Court has already granted Plaintiff a two week extension when it renoted the Report and Recommendation. Dkt. 45. Defendants note that Plaintiff has had access to his legal files every day after August 22, 2012. *Id.* Defendants argue that the Report and Recommendation should be adopted. *Id.* 

## II. <u>DISCUSSION</u>

Pursuant to Fed. R. Civ. P. 16, "a case schedule may be modified only for good cause and with the judge's consent."

Plaintiff's motion for a continuance and/or 60 day stay (Dkt. 43) should be denied.

Plaintiff has failed to show good cause for a continuance or a stay.

Further, the Report and Recommendation (Dkt. 42) should be adopted. The Report and Recommendation was originally filed on August 10, 2012. Dkt. 42. Pursuant to 28 U.S.C. § 636(b)(1) and Fed. R. Civ. P. 72(b), the parties had fourteen days to file objections. The Report and Recommendation was noted on this Court's calendar for August 31, 2012, and so gave the parties a little extra time. Dkt. 42. After Plaintiff filed his motion for a continuance (Dkt. 43), the Report and Recommendation (Dkt. 42) was renoted for September 14, 2012. All told, Plaintiff was given over a month to file objections. As of the date of this Order, September 18, 2012, Plaintiff has failed to file objections to the Report and Recommendation, despite having over a month to do so: He has failed to show that the Report and Recommendation should not be adopted.

1 III. **ORDER** 2 It is **ORDERED**: 3 Plaintiff's motion for a continuance and/or 60 day stay (Dkt. 43) IS DENIED; The Report and Recommendation (Dkt. 42) IS ADOPTED; Defendants' Motion for Summary Judgment and Request for a Finding of Frivolous Action under Prison Litigation Reform Act 28 U.S.C. § 1915(g) (Dkt. 7 35) is GRANTED; 8 Plaintiff's case is DISMISSED WITH PREJUDICE; and 9 This dismissal counts as a STRIKE pursuant to 28 U.S.C. § 1915(g). 10 The Clerk is directed to send uncertified copies of this Order to Judge Strombom, all 11 counsel of record, and to any party appearing pro se at said party's last known address. 12 Dated this 18<sup>th</sup> day of September, 2012. 13 14 ROBERT J. BRYAN 15 United States District Judge 16 17 18 19 20 21 22 23 24